IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

JOSEPH A. McLEAN

3:11-cv-01535-AC

Plaintiff,

ORDER

V.

Dr. STEVE SHELTON; DR. DIEHL; DAVID GILLIES; J. HUMPHREYS; JEFF PREMO; E. SHAW; C. SHOTTS; LORETTA ERVING; SUPERINTENDENT COURSEY; J. BARTON; MICHAEL GOWER; P. MAINE; MARSHALL BUCHHOLZ; Dr. HANSEN; TED RANDALL; DEBRA GARDNER; JOHN and JANE DOES #1-10, Oregon Department of Corrections employees,

Defendants.

Michelle R. Burrows MICHELLE R. BURROWS, PC 22586 SW Park St. Sherwood, OR 97140

Attorney for Plaintiff

Michael R. Washington OREGON DEPARTMENT OF JUSTICE Trial Division 1162 Court Street NE Salem, OR 97301

Attorney for Defendants

HERNANDEZ, District Judge:

Magistrate Judge John V. Acosta issued a Findings and Recommendation ("F&R") (dkt. #42) on June 7, 2013, recommending that Plaintiff's claims against Doe defendants be dismissed and that Defendants' motion to dismiss Plaintiff's claims be denied.

Because no objections to the F&R were timely filed, I am relieved of my obligation to review the record <u>de novo</u>. <u>United States v. Reyna-Tapia</u>, 328 F.3d 1114, 1121 (9th Cir. 2003) (en banc); <u>see also United States v. Bernhardt</u>, 840 F.2d 1441, 1444 (9th Cir. 1988) (<u>de novo</u> review required only for portions of Magistrate Judge's report to which objections have been made). Having reviewed the legal principles de novo, I find no error.

CONCLUSION

The Court ADOPTS Judge Acosta's F&R (dkt. #42). Defendants' motion to dismiss (dkt. #19) is granted in part and denied in part consistent with Judge Acosta's F&R.

IT IS SO ORDERED.

DATED this 2 day of July, 2013.

MARCO A. HERNANDEZ

United States District Judge